D.N.J. LBR 1009-1 AMENDMENTS TO LISTS & SCHEDULES

- (a) Amendment to List, Schedule or Statement. Whenever an amendment to the list of creditors, schedules or statement of affairs is filed pursuant to Fed. R. Bankr.P. 1009, the amendment must be verified by the debtor. The amendment shall include *only* the changes and shall indicate if changes are additions or deletions. The amendment must also be in compliance with **D.N.J. LBR** 1007-2.
- (b) Addition of Creditor. Creditors added by amendment to the debtor's list of creditors or schedules, shall have 60 days from the date of entry of the Court's *Order Respecting Amendment to Schedule D, E or F or List of Creditors* or until the date specified in the Notice of the Meeting of Creditors under 11 U.S.C. § 341, whichever is later, to file a complaint objecting to the debtor's discharge under 11 U.S.C. § 727(a) and 1141(d) or to determine dischargeability of a debt under 11 U.S.C. § 523(c).

1997 Comment: Formerly Local Rule 2(d).

2008 Comment: This rule is amended to supplement and formalize the Court's form Order Respecting

Amendment in cases under Chapters 7, 11 and 13 which provides the added creditor 60 days from the date of entry of the Court's Order Respecting Amendment or the date specified in the Notice of the Meeting of Creditors whichever is later, to file a complaint objecting to discharge under 11 U.S.C. § 727(a) and 1141(d) or to determine the dischargeability of a debt under 11 U.S.C. § 523(c) if the debtor is an individual.

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